

New Address

Jamie Goss 294885

P.O. Box 189

Ambert S.C. 29189

RECEIVED

MAY 15 2024

SC Court of Appeals

Re: Formal Correspondence to South Carolina
Supreme Court case #2023-01660
Received Order Denying Petition on
April 29, 2024

Please permit this correspondence to provide information that is essential to the preservation of this case and its pleading. There may seem a failure to adequately perform deadlines due to S.C.D.C. not having designated place at this prison to distribute legal supplies to indigent inmate that violate Art. 12 section 2 and Title 24-1-20. On April 29, 2024 ~~and~~ I received order denying writ of certiorari from S.C. Supreme Court. On May 3, 2024 I appeal order to the Supreme Court and U.S. Attorney General Merrick B. Garland at 9:00 am, it was placed in prison mailroom Staff Ms. Furman. Due ~~to~~ to the prison not having legal supplies for indigent inmate I was not able to send a copy to S.C. Court

of Appeal and S.C Attorney General Office. I was fighting for my rights for the last 3 weeks trying to get legal supplies for my pending case in United State District Court. But as of today May 6. 2024 Nothing has change with the prison ~~not~~ not having legal supply, So I decided to go around the yard bombing and I found 2 brown envelope. ~~On~~ On May 6. 2024 I have send 2 envelope to S.C Court of Appeal and 2 envelope to S.C Attorney General because all the paper work want fit in one envelope. I'm requesting in Lord Jesus Name that the court send me a stamp ~~copy~~ copy of petition back and let me know the petition for Rehearing and En banc Rule ~~59~~ 59(e) and 52(b). Thank and have a bless day

was file

Jamun Jen

Also deny me Access to Court accounting to S.C.D.C policy, Not having in place legal supply for Indigent Inmates,

The Supreme Court of South Carolina
Appeal From Horry County
Court Of General Session

Jamie Goss petition) Rule 7 Pleading Allowed
VS.) Rule 7 Pleading Allowed
Joe Biden Defendant's) Rule 24 Intervention
Donald Trump) Rule 19 Joinder of Persons
China Wuhan) Rule 35 En Banc
William Blietzer) Rule 5:1 Challenge Statute
Mark R. Farthing) Rule 9 Pleading Special Matter
Sallie B. Todd) Rule 9 Pleading Special Matter
Ronald Hazzard) Rule 15 Amended and Supplemental
A. LINK) Rule 52 Finding by the Court
General Assembly) Rule 59 New Trials Amendment
P.A. Alden) <u>Case #2023-001660</u>
General Counsel) Rule 72 Judgment and Orders
Henry McMaster	Subject to Appeal
Bryan P. Stirling) Affidavit
R. Ferrell Cothran)
S.C. Academy Director	
Bruce H. William	
John Geather	

Jerry D. Vinson
Stephanie P. McDonald
E. Lockemy James
William Seal
Melanie Davis
Jerry B. Adger
Warden Wallace
Warden Cohen
Brian Truix
Brenda F. Shealy
S.C. Mail Director
Jenny A. Kitching
S.C.D.C. Director Doctor
S.C.D.C. Director Security
Donald Beatty C.J
Jake Gadsden Jr
United State Director C.D.C.
Director of Ridgeland Water Company
Director Prisma Health Tuomey Hospital

Jamie Goss 294925
P.O. Box 189
Rembert SC 29128

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Rule 15 Amended meaning add to petition

Rule 7 pleading Allowed

Rule 24 Intervention

Rule 19 Joinder of Persons

Rule 35 En Banc and Rehearing

Rule 5.1 Challenge Statute

Rule 9 Pleading Special Matter

Rule 52 Finding by the Court

Rule 59 New Trials Amendment

Rule 72 Judgment and Orders Subjects to Appeal

Affidavit

Rule 25 Substitution Parties

United State Joe Biden Complaint Violated Rights During Covid-19

In the midst of Covid-19 pandemic my right were violated, according to Roe V. Wade, the United States should be held accountable. Charges of kidnapping, assault, attempted murder and conspiracy should be brought forth

Kidnapping and Assault

The United States Government failed to protect my right and I was subjected to kidnapping and assault under their watch. This action caused great bodily injury and suffering for not having a policy and follow CDC guideline cause me to almost die when I caught Covid-19, leading to almost 7000 inmates, 4000 officers injury and almost 100 die in S.C.D.C.

Attempted Murder and Conspiracy

The governments negligence almost led to my death. Their conspiracy to disregard C.D.C. guidelines put my life at risk.

Discrimination and Endangement

The discrimination against certain groups

led to harmful consequences. The failure to ensure prison safety endangered countless lives, shower facilities without proper precaution nearly cost me my life.

Conclusion

The United States must be held accountable for their action, justice must be served to prevent further violations of rights. Let my story be a reminder of the importance of upholding the law. Also these great violation of Roe v. Wade has cause great harm by not including C.D.C guideline and inmates in executive order to release inmate according to CARE ACT.

China's Wuhan Complaint

Violated Rights During Covid-19

Face Extraordinary Circumstance and Alleged Violation of right. The on going Covid-19 pandemic has brought upon us numerous challenges and unprecedented circumstance. In this article, we explore a harrowing personal account of a shower mishap during the pandemic, examine alleged rights violations in relation to Roe V. Wade and discuss potential charges against China for their handling of the virus.

A Near-Death Experience

Amid the chaos and fear surrounding the pandemic, my personal journey took an unimaginable turn when I found myself facing death cold embrace right in the comfort of my own shower. This incident coupled with the subsequent health damage and immense pain and suffering cannot be overlooked.

The Shower Accident

The shower accident, which almost cost me my life, came as a shock.

Despite taking necessary, precaution, such as wearing a mask, and regularly disinfecting my hands the virus still managed to infiltrate my safe haven. It was an extraordinary circumstance that no one could have seen.

Alleged Violation of Right Roe V. Wade.

In addition to battling for my life, I am now confronted with the sense of having my rights violated. Roe V. Wade a landmark Supreme Court decision that protects a woman's right to choose, seems to have been neglected during this crisis. The impact of Covid-19 on access to reproductive healthcare has been devastating denying countless individual their right to make autonomous decisions about their own.

China

Assumption of Assault, Attempted Murder, Murder, and Conspiracy, Declassify information, As we navigate the consequences of this global

pandemic, the role of China in the global pandemic of the outbreak cannot be understood. There are growing concerns and assumptions that China may be held responsible for a range of charges including assault; attempted murder, murder and conspiracy

Allegation of Assault

The enormity of the suffering caused by covid-19 has led many to question the intention behind China's handling of the virus. With mounting evidence suggesting a lack of transparency and delayed information sharing accusation of assault on a global scale have emerged. The alleged intentional withholding of crucial data has had severe consequences for countless individuals worldwide.

Questions of Attempted Murder, Murder

The gravity of the pandemic impact raises disturbing conjecture about China's accountability in terms of attempted

murder and even murder. While the virus's exact origins continue debate, the alleged spread can be seen as contributing factors in potential loss of life.

Conspiracy Theories Surrounding China

Conspiracy theories have gained traction regarding China's involvement in the pandemic. These claims range from deliberate bioweapon creation to orchestrated global population control. Whether or not these theories hold any truth, they further highlight the need for accountability and justice.

Conclusion

My near-death experience in the shower during Covid-19 pandemic has placed me at the center of extraordinary circumstances. Alongside alleged violation of rights outlined in Roe v. Wade, the involvement of China in the virus's outbreak raises profound concerns. Deciphering the truth surrounding these

events and holding accountable those responsible is crucial to prevent future crises of such magnitude. As we collectively strive for answers and justice let us work together to emerge stronger from this global ordeal. Also this Covid-19 virus originate from China causing death and injury to many life and charges should be file.

South Carolina Governor Henry McMaster
Facing Injustice and Violation of Rights
During Covid-19

The Covid-19 pandemic has brought with it countless challenges and difficulties for individuals all around the world.

Unfortunately, I am one of those who has not faced the devastating consequences of the virus, but has also been subjected to a series of injustices and rights violations. My injury during Covid-19 has not only caused significant health damage and immense pain and suffering but has also led to family hardship. In this article, I aim to shed light on the violations I have experienced and the actions I believe should be taken to rectify them.

Violation Of Rights According to Roe v. Wade

Roe v. Wade, a landmark Supreme Court decision, established the right to privacy as it relates to reproductive choices. However, during my struggle with Covid-19, I have felt that this fundamental right has been violated.

The circumstances surrounding my injury and subsequent health issues have left me feeling helpless and neglected by the system that should have protected me.

Violation of State Of Emergency Measures

The declaration of a executive order by Honorable Joe Biden is intended to provide swift and effective action to combat any crisis. In thus regard, I firmly believe that the state has Not upheld its obligations. The response to my injury as well as the subsequent denial of care and supports demonstrates a failure to prioritize the well-being and safety of individuals during this crisis.

Seeking Justice

In light of the aforementioned violation and infringement, I fervently pray that the court takes Necessary action. I strongly urge the court to charge the state with High Crimes

and Misdemeanors, Assault, illegal act during State of Emergency, Kidnapping, Murder, deprivation of Individuals liberty, misconduct in office and discrimination against a class of people. These charges are not only essential to hold those responsible accountable but also to prevent further injustices from occurring.

Conclusion

My experience during Covid-19 has marred by an injury that has resulted in a multitude of problems, including health damage pain suffering, and family hardship. These challenges have compounded the difficulties posed by the pandemic itself. It is imperative that action are taken to address these violations in accordance with the fundamental principles of justice and fairness. Let us hope that justice prevail and that no one else endures that hardships that I have face. Also this great violation for not including C.D.C guideline in executive order ~~and~~ and inmates has cause harm, by Care Act 10

S.C.D.C. Ridgeland Doctor Complaint

A year of negligence; My experience with a breathing doctor, February or March 2023 seeking treatment for covid-19 injury. In early 2023, I sought medical attention from a breathing doctor for an injury result from my battle with Covid-19. The doctor examined me and prescribed a treatment plan to address my breathing issues and other related symptoms. I trust in the expertise of doctor and followed their recommendation diligently.

February 13, 2024: A Shocking Revelation

A year later, on February 13, 2024, I received a letter from the doctor in response to my ongoing symptoms. To my dismay, the doctor admitted to negligence in this treatment approach, citing gross negligence and breach of duty of care. The Doctor also acknowledged violation of Article 12 section 2, Title 24-1-20, and HS-18.20 24-21-715 highlight a lack of policies

in place to regulate after care of Covid-19
The Impact of Negligence. Damages, Injury

As a result of the doctors action, I suffered further harm, including damage to my tooth, breathing difficulties through my nose, and skin problems, fast heart-beat. Additionally I experienced lower-bone pain from the uncomfortable steel bed and mattress provided during treatment. The negligence of the doctor had lasting consequences on my overall well-being and quality of life. In conclusion the negligence and lack of care exhibited by the breathing doctor and detrimental impact on my recovery from Covid-19. It is essential for healthcare providers to uphold their duty of care and adhere to proper protocols to ensure the safety and well being of their patients and the deliberate indifference, which I'm requesting to see Doctor for every exam a human can have for body. Also HS-18.20 Covid-19 Guidelines was violate according to 3.2 of policy.

S.C.D.C. Director Bryan Stirling Complaint

During the Covid-19 pandemic Bryan Stirling was found guilty of infringing upon Title 24-1-20, Article 12 section 2, 24-21-715 and CDC guideline alongside the emergency state protocols. The aftermath of these violation was calamitous accounting for approximated 7000 injuries and 4000 officer injuries and nearly 100 fatalities notably there were no existing legal statutes during the pandemic and even post-Covid-19, no policies were implemented to alleviate the resultant pain suffering and enduring respiratory issues an aftermath I've personally endured for the last 17 years. Further exacerbating the situation the S.C.D.C. was grappling with staff shortages and overcrowded prison. In addition, fraudulent activities resulted in significant financial losses to the government contributing to a heightened degree of pain and distress. The 17 years in prison violated the law and taxes payer money by not having resouce.

Law office S.C.D.C. Violation During Covid-19
and my 17 years in prison

During the Covid-19 pandemic the South Carolina Department of Corrections has been under scrutiny for various violations. One of the key issues is the lack of a legal clerk, which is violation of Article 12 section 2 and Title 24-1-20. This absence of a legal clerk has impacted many inmates, including myself, as it has hindered our ability to access legal resources and support.

Lack of Legal Clerk

The absence of a legal clerk at S.C.D.C. has created numerous challenges for inmates seeking legal assistance. Without a legal clerk, inmates are left to navigate the complex legal system on their own which can be overwhelming and confusing. This violation of Article 12 section 2 and Title 24-1-20 has deprived inmates of their right to legal representation and has hindered their ability to effectively

putting me at a disadvantage in court proceedings.

Emergency Act During Covid-19

During the covid-19 pandemic, S.C.D.C has also faced criticism for its handling of emergency situation. In particular, the department has been accused of failure to address the emergency with proper protocols and procedures has put inmates at risk and compromised their health and safety.

Lack of Staff and Overcrowding

One of the key issues contributing to S.C.D.C ineffective response to covid-19 is shortage of staff and prison overcrowding. With limited resources and an increasing number of inmates, S.C.D.C has struggled to implement necessary safety measures to prevent the spread of the virus. This overcrowding has also made it difficult for inmates to maintain social distancing and adhere to other CDC guidelines putting their

health at risk,

Contradicting of Policy

Furthermore S.C.D.C. policies have been criticized for contradicting the law and CDC guidelines. For example, the department only provides two computer for nearly 1200 inmates, with limited access to deal resources and communication with the outside world. Additionally, inmates are only allowed 30 minutes of computer time at a time, which has made it challenging to access important information and support for their case.

Conclusion

In conclusion, S.C.D.C. violation of Article 12 section 2 and Title 24-1-20 as well as its failure to adequately respond to the Covid-19 crisis have caused harm and injury to inmates like myself. The department lack of a legal clerk, shortage of staff, prison overcrowding, and contradictory policies have has put inmate at risk and compromised their ability to access legal resources and defend. Also violation of H5-18.20 Covid-19 Guidelines as a whole.

themselves in court. It is essential for S.C.D.C. to address these issues and prioritize the safety and well-being of all inmates during these challenging times. Also HS-18.20 Covid-19 Guidelines was violated according to 3.2. If an inmate has a medical condition which can be exacerbated by Covid-19, that information will be provided to the Department of Probation, Parole and Pardon Services in compliance with HIPAA and other law

for extraordinary Circumstance, CARE ACT,
24-21-715, has Cause injury to me and family,
All of this happen during Covid-19 executive order

Horry County Public Defender Ronald Hazzard

Ronald Hazzard has violate State of emergency
executive, Roe v. Wade, USCA Const. Art 6 cl. 2,
CARE Act, S.C. Const. Art 1 section 3, S.C. Const 1
Section 23 during Covid-19 by not representing
me in court and demanding me to remove
18 U.S.A.C 3582 (C/A)(1) and S.C Art. 1 section 15

This great act has cause harm that violate
U.S.A.C 14 Amend which led to my injury and
family injury

G.T.L. Tablet A. Link

A. Link has violate Roe v. Wade, Art 12 section 2,
and 24-1-20 during Covid-19 and executive
order because S.C.D.C being short of staff
and prison overcrowded by not being able to
call the Supreme Court, call the prison in
an emergency situation and only 10 min Free
phone call when you don't have money. Also
access is very limited on the law app that
violate S.C. Const. Art 1 section 3, U.S.C.A Const.
Amend XIV, S.C. Const 1 section 23

South Carolina General Assembly - Legislative

General Assembly - Legislative has violate
S.C. Const. Art 12 section 1 19

S.C. Attorney General Mark Frarthing

Mark Frarthing has violate State of emergency executive order during Covid-19 and CAREACT by asking for extensions in this crisis. Also this act has violate S.C. Conts Art 1 section 3 Privileges and immunities, due process, equal protection of the law, S.C. Const. Art 1 section 23 provision of Constitution Mandatory. This act has Cause injury to me and family. (14 Amend U.S.C.A)

Horry County Court Reporter Sallie B. Todd

Sallie Todd has violate my right during State of emergency executive order and Roe V. Wade during Covid-19 by Not being able to hear me at Court online. She has refunded 50 dollars Cause she could not hear me. This act has Cause injury to me and family by Not bring this issue to the Court during this emergency. Also she violate S.C. Const Art 1 section 23 and U.S.C.A Const. Amend XIV.

Horry County Solicitor Seth Oskin

Seth Oskin has violate state of emergency executive order, CARE ACT, S.C. Const Art 1 section 3, S.C. Const Art 1 section 23, USCA Const. Art 6 cl. 2, U.S.C.A. Const. Amend 14 during Covid-19 by fighting against executive order for Compassion Release

Roe v. Wade, USCA Const. Amend XIV, CARE ACT, S.C. Const. Art 1 section 3 and executive order during Covid-19 by not having a law in place for Covid-19, Legislative has fail to amend the Compassion Release bill in S.C. to Compassion Release for extraordinary Circumstance This act has cause great harm in court and I was injury including my family.

S.C.D.C. General Counsel ANNIE

ANNIE has violate state of emergency executive order, Art. 12 section 2, 24-1-20, 24-21-715 and U.S.C.A. Const. Amend 14 during Covid-19, S.C. Const Art 1 section 3. ANNIE should have in place professional Law Clerk at every prison in S.C.D.C. especial in these extraordinary Circumstance during Covid-19 when S.C.D.C. is short of staff and prison over crowded. ANNIE has fail to follow HS-18,20 Covid-19 Guidelines by not contacting C.D.C. and tell them this policy would not work because of short of staff in every department. Also having two law computer has hinder my capacity of completing court deadline. Which have cause great harm and injury to and family

Circuit Court Judge R. Ferrell Cothran

R. Ferrell Cothran has violate state of emergency executive, CARE ACT, 24-21-715, U.S.C.A. Const. 14 Amend
20

S.C. Const. Art 1 section 3, S.C. Const. Art 1 section 23 and Art 6 clause 2 during Covid-19 by NOT releasing me for Compassion Release for Extraordinary Circumstance because S.C. don't have a statute in place for Covid-19. This act has cause great injury to me and my family.

S.C. Director Academy

The Director has violate state of emergency executive order, Art 12 section 2, 24-1-20, 24-21-715 and the USCA 14 Amend during Covid-19 by not training S.C.D.C officers and Doctors according to the law. By them not petition the court for my release according to HS-18.20 Covid-19 Guidelines 3.2 and training them about human treatment. This great violation has cause great injury to me and my family.

S.C. Appeal Court Chief Bruce H. William

Bruce H. William has violate state of emergency executive order during Covid-19, CARE ACT, Art. 6 Clause 2, U.S.C.A Const. Amend 14, S.C. Const. Art 1 section 3, S.C. Const Art 1 section 23, 24-21-715, Compassion Release for Extraordinary Circumstance.

Art 1 section 15 by not releasing me on bond. This order has violate Roe v. Wade and Rule 52. This issue has cause great harm to me and family during this crisis from Covid-19

S.C. Appeal Court Judge John Geathers

John Geather has violate state of emergency executive order during Covid-19, Force Majeure motion that was file in the court before order was file and have violate the mailbox rule and Horry County Fax. This act have violate Roe v. Wade and USCA 14 Amend. which has led to injury and family issue.

S.C. Appeal Court Judge Jerry D. Vinson

Jerry D. Vinson has violate state of emergency executive order during Covid-19, Force Majeure motion that was file in the court before order was file and have violate the mailbox rule and Horry County Fax and Rule 52. This act have violate Roe v. Wade and USCA 14 Amend. which has led to injury and family issue.

S.C. Appeal Court Judge Stephanie P. McDonald

Stephanie P. McDonald has violate State of emergency executive order during Covid-19 Force Majeure motion that was file in the

Court before order was file and have violate the mailbox Rule and Horry County Fax and Rule 52. This act have violate Roe V. Wade and U.S.C.A 14 Amend. Which has led to injury and family issue,

S.C. Appeal Court Judge E. Lockemy James

E. Lockemy James has violate State of emergency executive order during Covid-19, Force Majeure motion that was file in the court before order was file and have violate the mailbox Rule and Horry County Fax and Rule 52. This act have violate Roe V. Wade and U.S.C.A 14 Amend. Which has led to injury and family issue

S.C. Circuit Court Judge William Seal

William Seal has violate state of emergency executive order, CARE ACT, 24-21-715, U.S.C.A Const. 14 Amend, S.C. Const. Art 4 section 3, S.C Const. Art 1 section 23 and Art. 6 Clause 2 during Covid-19 by not releasing me for Compassion Please for Extraordinary Circumstance because S.C don't have a statute in place for Covid-19. This act has Cause great injury to me and my family.

S.C.D.C. Director C.D.C. Melanie Davis

Melanie Davis has violate state of emergency executive order during Covid-19 and Roe v Wade, by not having a policy in place for short of ~~in~~ staff in every department, prison overcrowded, training inmates, not petitions the Parole Board to release inmates with Covid-19 according to HS-18:20 Covid-19 Guidelines 3.2, Title 24-21-715. Also Art 12 section 2 and 24-1-20 was violate by my injury from Covid-19. This Act has cause great family harm.

S.C. Parole Board Director Jerry B Adger

Jerry B. Adger has violate state of emergency executive order during Covid-19, ~~and~~ and Art 12 section 2, Title 24-1-20 by denying me release for Compassion Release for Extraordinary Circumstance during Covid-19 according 24-21-715 and especially do to S.C.D.C being short of staff in every department and ~~the~~ prison overcrowded. This is a great violation of Roe v. Wade because I wrote this office 2 to 5 times about this issue in S.C.D.C. This act has cause injury and family issue. 24

S.C.D.C. Warden Warden Cohen

Warden Cohen has violate state of emergency executive order during Covid-19, HS-18.20 Covid-19 Guidelines as a whole do to short of staff in every department and prison over crowed and 3.2 by not releasing me according to Compassion Release for Extraordinary Circumstance, Not releasing me according to Care ACT and Not petition the Parole Board for my release 24-21-715. Also this act violate Roe v. Wade by keeping me in a cell with a person that is sicker and is very easer to catch Covid-19. This great act has led to injury and major family issue. (Art 12 section 2) (Title 24-1-20)

S.C.D.C. Warden Wallace

Warden Wallace has violate state of emergency executive order during Covid-19, HS-18.20 Covid-19 Guidelines as a whole do to short of staff in every department and prison over-crowed and 3.2 by Not releasing me according to Compassion Release for Extraordinary Circumstance, Not releasing me according to the CARE ACT and Not petition the Parole Board for my release 24-21-715.

Also this act violate Roe v. Wade by keeping me in a cell with a person that is sicker and is very easier to catch Covid-19. This great act has led to injury and major family issue. (Art 12 section 2) (Title 24-1-20)

S.C. Appeal Court Clerk Supreme Court

Brenda F. Shealy has violate state of emergency executive order and Roe v Wade during Covid-19, U.S.C.A Const. Amend 14, S.C. Const. Art 1 Section 3, S.C. Const. Art 1 section 23, because of granted extension during emergency executive order. This act has cause great harm to me and family.

S.C. Mail Director

Director has violate Roe v. Wade, Art 12 section 2, 24-1-20, 18 U.S.C. 1961 (i)(B), by not having a mail system in S.C.D.C for short of staff in every department and no police should be passing out mail because of working around inmate population and should not be around in the mail room. Not having a policy in place that mandate all legal mail sent out and sent in from anywhere must

have a tracking number on it. Also this great discriminate by not letting inmate that are indigent send certified mail to court but you can send to the Attorney General office. This act has cause great harm by waiting on information for court dead-line from Horry County Court house for almost 2 to 3 week before I received the mail at Ridgeland Inst. The Court has dismissed my appeal because of this issue. Also this act led to great family harm and injury me.

S.C. Court of Appeal Clerk Jenny A. Kitching

Jenny A. Kitching has violate state of emergency executive order and Roe v. Wade during Covid-19 U.S.C.A Const. Amend 14, S.C. Const. Art 1 section 3 S.C. Const. Art 1 section 23, because of granted extension during emergency executive order. This act has cause great harm to me and family

S.C.D.C Director Doctor

Director has violate state of emergency executive order, Roe v. Wade, 24-21-715, CARE ACT, Art 12 section 2 and Title 24-1-20 ~~by~~ during Covid-19, by not petition

the Parole Board for my release for Compassion Release for Extraordinary according to HS-18.20 Covid-19 Guidelines 3.2. This act has cause harm to me and family.

S.C.D.C Director Security

Director of Security has violate state of emergency executive order during Covid-19, C.D.C guideline, Art 12 section 2, Title 24-1-20 by not keeping me and other safe during Covid-19 especially, being short of staff in every department and prison overcrowded, The S.C.D.C policy HS-18.20 Covid-19 Guideline was violate as a whole because S.C.D.C has fell below standard. This great violation of Roe v. Wade has cause great harm to family and me.

S.C.D.C Director of Program Jake Gadsden Jr

Jake Gadsden Jr has violate state of emergency executive order, Art 12 section 2, Title 24-1-20, 24-21-715, CARE ACT and Roe v Wade during Covid-19 and my 17 years in prison. Not having in place policy for inmate training, Not having herbal medicine, Not having humane treatment, Not up grading Nothing during Covid-19 with overcrowded

population that lack clean air, lack cleaning supply, nothing to restore person of charge convicted of only 2 law computer for 1200 inmate, Process food has cause harm from eating, selling canteen in prison is a great discrimination when no one get paid and the prices is very high. Not having humane treatment in place in prison due to shortage of staff in every department and prison overcrowded, Not having in place opportunity, encouragement and training in the matter of reformation, maintenance, health, welfare, education, and rehabilitation. As of April 5 2024 nothing has change in S.C.D.C from Covid-19, nothing was up grade. There's nothing in the J.R.C. policy for inmates but celling food, which is a great violation 24-1-20, Art 12 section 2, All inmates soda can ~~goes to the~~ money goes to ~~the~~ police funding. Also I was told tomorrow not promise because my heart is very bad cause of process food and not having herbal medicine in place for my health. Being locked in cell and having 1 or 2 officers watching over 1200 inmate are very great violate according Roe v. Wade and Art 12 section 2. Having these program in place just Federal funding violation

IN and out is deliberate Indifference, Not having Jobs for 17,000 inmates

Director of United State C.D.C

This agency has violate Roe v. Wade by not mandate one man cell, NOT having medical in place to prevent disease and injury. Not having herb medicine in place during my time in prison and should have option with every medicine in the world for substitute herbal. Don't have medicine to cure disease. CDC Policy should have been dictated and mandatory in this U.S. executive order emergency for Covid-19 not optional. This act has cause great harm that led to injury.

Director of Ridgeland Water Company S.C

The director has violated Roe v. Wade during my time at Ridgeland because of the water that cause my skin to itch really bad. Also during Covid-19 Ridgeland Water Company has a major issue with the water backing up in the sewage or the sewage backing up in the water. This act has cause injury to skin and in side for Not having hot water. 30

Prisma Health Tuomey Hospital

The Director has violated Roe v Wade by not giving me a follow up from surgery has cause great damage to skin

S.C. Supreme Court C.J. Donald Beatty

Donald Beatty has violate state of emergency executive order during Covid-19 by putting out an order for only pretrial inmates is clearly discrimination against inmate in prison. This act has violate USCA Const Amend 14, S.C. Art 1 section 3 and has cause harm to me and family

All said defendant has the same Interest
violate 14 Amendment of the United State
Constitution and Roe V. Wade during
these extraordinary Circumstance, Calls for
Compassion Release for Extraordinary
Donald Trump Complaint

Violated Rights During Covid-19

In the midst of Covid-19 pandemic my right
were violated, according to Roe V. Wade,
14 Amendment, the United States should
be held accountable. Charges of
kidnapping, assault, attempted murder
and conspiracy should be brought forth.

Kidnapping and Assault

The United States Government failed to
protect my right and I was subjected
to kidnapping and assault under their
watch. This action caused great bodily
injury and suffering for not having a
policy and follow C.D.C guideline cause
me to almost die when I caught Covid-
19, leading to almost 7000 inmates, 4000
officers injury and almost 100 die in S.C.D.C.

Attempted Murder and Conspiracy

The governments negligence almost led to my death. Their conspiracy to disregard C.D.C guidelines put my life at risk.

Discrimination and Endangerment

The discrimination against certain groups led to harmful consequences. The failure to ensure prison safety endangered countless lives, shower facilities without proper precaution nearly cost me my life.

Conclusion

The United States must be held accountable for their action, Justice must be served to prevent further violations of rights. Let my story be a reminder of the importance of upholding the law. Also these great violation of Roe v. Wade has cause great harm by NOT including C.D.C guideline and inmates in executive order to release inmate according to Care ACT.

Rule

Rule 5.1 Constitutional Challenge to a Statute

- 1 Can a state inmate use 18 U.S.C.A 3582 (C)(1)(A)(i) for covid-19, when the state of South Carolina don't have statute in place for Covid-19? (Compassion Release for Extraordinary Circumstance)
- 2 Can a state inmate use Federal statute in court during state of emergency executive order, because S.C. don't have statute in place for Covid-19
- 3 Can a state Warden Release inmates during state of emergency executive order due to short of staff in every department and prison overcrowded in S.C.D.C during Covid-19?
- 4 Did the court violate Art. 6 clause 2 by not releasing me for Compassion Release for Extraordinary Circumstance during Covid-19 due to Conflict with Compassion Release? 34

5 Did the court violate Roe v. Wade during Covid-19 by not releasing for Compassion Release for Extraordinary Circumstance

6 Does other state have to follow Congress, when Compassion Release was amended to Compassion Release for extraordinary Circumstance in Dec. 2018?

7 Can a state Inmate use CARE ACT Section 12003b2 to be release during State of emergency executive order during Covid-19?

8 Do a state of emergency executive order got to follow CDC guideline during Covid-19?

9 Does state of emergency executive order has the authority for inmates to file criminal charges?

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